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RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

Attorneys for defendants GATX THIRD AIRCRAFT CORPORATION and
GATX FINANCIAL CORPORATION

[Names and addresses of additional counsel appear on signature page]

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

FLIGHTLEASE HOLDINGS (GUERNSEY)
LIMITED, by its Joint Liquidators Stephen John
Akers and Nick Stuart Wood, derivatively and
on behalf of Nominal Defendant GATX
Flightlease Aircraft Company Limited,

Plaintiff,

v.

JAMES MORRIS, ALAN M. REINKE, GATX
THIRD AIRCRAFT CORPORATION, and
GATX FINANCIAL CORPORATION,

Defendants,

-and-

GATX FLIGHTLEASE AIRCRAFT
COMPANY LIMITED,

Nominal Defendant.

Case No.: 3:05-CV-04182 MHP

**STIPULATION EXTENDING TIME
TO RESPOND TO COMPLAINT**

The Honorable Marilyn H. Patel

1 Pursuant to Civil Local Rule 6-1(a), Defendants James Morris, Alan M. Reinke, GATX
2 Third Aircraft Corporation, and GATX Financial Corporation (collectively, "Defendants") and
3 Plaintiff Flightlease Holdings (Guernsey) Limited, by its Joint Liquidators Stephen John Akers
4 and Nick Stuart Wood, derivatively and on behalf of Nominal Defendant GATX Flightlease
5 Aircraft Company Limited ("Plaintiff"), respectfully submit this Stipulation extending the time
6 for all Defendants to answer or otherwise respond to Plaintiff's "Shareholder Derivative
7 Complaint."

8 **WHEREAS**, Defendants have requested, and Plaintiff has agreed to, additional time to
9 answer or otherwise respond to the "Shareholder Derivative Complaint";

10 **WHEREAS**, the parties have not previously requested any extensions of time in this
11 action, whether by stipulation or by court order; and

12 **WHEREAS**, Defendants need additional time to evaluate the allegations in the
13 "Shareholder Derivative Complaint" and possibly prepare a motion to dismiss;

14 **NOW THEREFORE**, the parties hereby stipulate and agree to the following:

- 15 1. Defendants shall answer or otherwise respond to the "Shareholder Derivative
16 Complaint" on or before January 16, 2006;
 - 17 2. Plaintiff's response to Defendants' submission, if any, shall be filed on or before
18 March 2, 2006; and
 - 19 3. Defendants' reply to Plaintiff's responsive submission, if any, shall be filed on or
20 before April 3, 2006.
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1 IT IS SO STIPULATED AND AGREED.

2
3 November 22, 2005

HELLER EHRMAN LLP

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6 By /s/ David M. Chaiken

David M. Chaiken

7 MOSES SILVERMAN

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CORPORATION and GATX FINANCIAL CORPORATION

14 November 22, 2005

CHARLES C. READ (Bar No. 67231)

15 KARL R. THOMPSON

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18 E-mail: cread@omm.com

19 By /s/ Charles C. Read

Charles C. Read

20
21 Attorneys for defendants JAMES MORRIS and ALAN M.

22 REINKE

1 DATED: November 22, 2005 KURT RAMLO (Bar No. 166856)
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8 By /s/ Kurt Ramlo
9 Kurt Ramlo

10 Attorneys for Plaintiff FLIGHTLEASE HOLDINGS
11 (GUERNSEY) LIMITED, by its Joint Liquidators Stephen
12 John Akers and Nick Stuart Wood, derivatively and on
13 behalf of Nominal Defendant GATX Flightlease Aircraft
14 Company Limited.

15 * I, David M. Chaiken, attest that Charles C. Read and Kurt Ramlo have read and approved the
16 Stipulation Extending Time to Respond to Complaint and consent to its filing in this action.

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18 PURSUANT TO STIPULATION, IT IS SO ORDERED,

19 this 23rd day of Nov., 2005.

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23 The Honorable Marilyn H. Patel
24 United States District Judge
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